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IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 161

BY STATE AFFAIRS COMMITTEE

AN ACT

RELATING TO ELECTION CONSOLIDATION; AMENDING SECTION 33-2709, IDAHO CODE, TO REVISE ELECTION PROCEDURES FOR LIBRARY DISTRICTS IN CERTAIN IN-STANCES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 33-2717A, IDAHO CODE, TO REVISE TIME REQUIREMENTS FOR DECLARATION OF INTENT FOR WRITE-IN CANDIDATES; AMENDING SECTION 34-106, IDAHO CODE, TO REVISE TIMING REQUIREMENTS FOR INITIATIVE, REFERENDUM, BOND, LEVY AND ANY OTHER BALLOT QUESTION ELECTIONS AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 34-1002, IDAHO CODE, TO REVISE A CATCHLINE, TO REVISE PROVISIONS RELATING TO AN APPLICATION FOR AN ABSENTEE ELECTOR'S BAL-LOT FOR CERTAIN ELECTORS AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 34-1703, IDAHO CODE, TO REVISE PETITION REQUIREMENTS FOR RE-CALL AND CITY INITIATIVE ELECTIONS; AMENDING SECTION 34-1704, IDAHO CODE, TO REVISE REQUIREMENTS FOR PRINTING OF PETITION AND SHEETS FOR SIGNATURES AND TIME LIMITS FOR PERFECTING A PETITION; AMENDING SEC-TION 34-1706, IDAHO CODE, TO REVISE REQUIREMENTS FOR EXAMINATION AND CERTIFICATION OF SIGNATURES; AMENDING SECTION 34-1707, IDAHO CODE, TO REVISE REQUIREMENTS FOR SUFFICIENCY OF PETITION, NOTIFICATION AND EF-FECT OF RESIGNATION FOR A SPECIAL ELECTION; AMENDING SECTION 34-1711, IDAHO CODE, TO REVISE PROVISIONS REGARDING CANVASS OF RETURNS; AMENDING SECTION 34-1712, IDAHO CODE, TO REVISE NOTICE PROVISIONS AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 34-1713, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE TIME WITHIN WHICH A RECALL MAY BE FILED; AMEND-ING SECTION 50-501, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 50-1044, IDAHO CODE, TO REVISE TIMING REQUIREMENTS FOR CERTAIN ELECTIONS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. That Section 33-2709, Idaho Code, be, and the same is hereby amended to read as follows:

33-2709. EXISTING TAX-SUPPORTED TAX SUPPORTED CITY LIBRARIES MAY JOIN LIBRARY DISTRICTS. Any tax-supported tax supported city library may join an established library district by majority vote of the qualified electors of the city according to procedure set forth in section 33-2707, Idaho Code. A true copy of the petition and the district library board's notice of approval or disapproval shall be sent to the city council. When the notice carries the approval of the district library board, the city council shall conduct the election and give notice of the results to the library district board and the board of county commissioners clerk shall order the election and give notice to the county clerk who shall conduct the election in a manner consistent with chapter 14, title 34, Idaho Code, and at such time as prescribed in section 34-106, Idaho Code. After receiving the certification of results of the

election from the county clerk, the city council shall give notice of those results to the library district board and the board of county commissioners.

 If the proposal has been approved by the majority required, the board of county commissioners of the home county of the district shall enter its order amending the boundaries of the district, including a map drawn in a drafts-manlike manner, and a copy shall be transmitted to the board of trustees of the library district, to the board of county commissioners of the county in which the petition arose, and to the board of library commissioners.

The board of trustees of the library district shall transmit a copy of the order to the county recorder, the county assessor of the home county and the state tax commission in a timely manner, but no later than December 15, in the year in which the election was held.

Addition of new territory to an existing library district shall not be considered an initial establishment. The existing district board of trustees shall continue to serve for the terms for which elected. When a vacancy occurs, appointment shall be made as provided in section 33-2716, Idaho Code.

SECTION 2. That Section 33-2717A, Idaho Code, be, and the same is hereby amended to read as follows:

33-2717A. DECLARATION OF INTENT FOR WRITE-IN CANDIDATE. No write-in vote for library district trustee in a library district election shall be counted unless a declaration of intent has been filed indicating that the person desires the office and is legally qualified to assume the duties of library trustee if elected. The declaration of intent shall be filed with the clerk of the library board not later than twenty-five (25) forty-five (45) days before the day of election.

SECTION 3. That Section 34-106, Idaho Code, be, and the same is hereby amended to read as follows:

34-106. LIMITATION UPON ELECTIONS. On and after January 1, 2011, notwithstanding any other provisions of the law to the contrary, there shall be no more than two (2) elections conducted in any county in any calendar year, except as provided in this section, and except that elections to fill vacancies in the United States house of representatives shall be held as provided in the governor's proclamation.

- (1) The dates on which elections may be conducted are:
- (a) The third Tuesday in May of each year; and
- (b) The Tuesday following the first Monday in November of each year.
- (c) In addition to the elections specified in paragraphs (a) and (b) of this subsection (1) and subsection (7) of this section, an emergency election may be called upon motion of the governing board of a political subdivision. An emergency exists when there is a great public calamity, such as an extraordinary fire, flood, storm, epidemic, or other disaster, or if it is necessary to do emergency work to prepare for a national or local defense, or it is necessary to do emergency work to safeguard life, health or property.

(2) Candidates for office elected in May shall take office on the date specified in the certificate of election but not more than sixty (60) days following the election.

- (3) Candidates for office elected in November shall take office as provided in the constitution, or on January 1, next succeeding the November election.
- (4) The governing board of each political subdivision subject to the provisions of this section, which, prior to January 1, 2011, conducted an election for members of that governing board on a date other than a date permitted in subsection (1) of this section, shall establish as the election date for that political subdivision the date authorized in subsection (1) of this section which falls nearest the date on which elections were previously conducted, unless another date is established by law.
- (5) The secretary of state is authorized to provide such assistance as necessary, and to prescribe any needed rules or interpretations for the conduct of election authorized under the provisions of this section.
- (6) Water districts governed by chapter 6, title 42, Idaho Code, are exempt from the provisions of this section.
- (7) Community colleges governed by chapter 21, title 33, Idaho Code, and school districts are subject to the limitations specified in subsection (1) of this section, except that school districts may also hold an election on the second Tuesday in March of each year and on the last Tuesday in August of each year on bonded indebtedness and property tax levy questions.
- (8) Initiative, referendum, bond, levy and any other ballot question elections conducted by any political subdivision shall be held on the nearest date authorized in subsection (1) of this section which falls more than forty-five (45) sixty (60) days after the clerk of the political subdivision orders that such election shall be held in May and November of even-numbered years and fifty (50) days for all other elections, unless otherwise provided by law. Ballot language for any question to be placed on the ballot shall be submitted to the county clerk at least sixty (60) days before the election held in May and November of even-numbered years and at least fifty (50) days for all other elections.
- (9) Recall elections may be held on any of the four (4) dates authorized in subsections (1) and (7) of this section that falls more than forty-five (45) days after the clerk of the political subdivision orders that such election shall be held.
- (10) Irrigation districts governed by title 43, Idaho Code, are subject to the limitations specified in subsection (1) of this section, except that irrigation districts may also hold an election on the first Tuesday in February of each year and on the first Tuesday in August of each year on questions required to be voted upon by title 43, Idaho Code.
- SECTION 4. That Section 34-1002, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-1002. APPLICATION FOR ABSENTEE BALLOT —— PRIMARY ELECTIONS. (1) Any registered elector may make written application to the county clerk, or other proper officer charged by law with the duty of issuing official ballots for such election, for an official ballot or ballots of the kind or kinds to be voted at the election. The application shall contain the

name of the elector, the elector's home address, county, and address to which such ballot shall be forwarded.

- (2) In order to provide the appropriate primary election ballot to electors, in the event a political party elects to allow unaffiliated electors to vote in that party's primary election pursuant to section 34-904A, Idaho Code, the elector shall designate, as part of the written application for a ballot for primary elections, the elector's party affiliation or designation as "unaffiliated." The application shall contain checkoff boxes for "unaffiliated" electors by which such electors shall indicate for which party's primary ballot the "unaffiliated" elector chooses to vote. Provided however, that no political party's primary election ballot shall be provided to an "unaffiliated" elector for a political party that has not elected to allow "unaffiliated" electors to vote in that political party's primary election pursuant to section 34-904A, Idaho Code. If an "unaffiliated" elector does not indicate a choice of political party's primary election ballot, the elector shall receive a nonpartisan ballot.
- (3) In order to provide the appropriate primary election ballot to electors, in the event one (1) or more political parties elect to allow electors affiliated with a different political party to vote in that party's primary election, the application shall contain checkoff boxes by which such electors may indicate the primary ballot in which the elector wishes to vote.
- (4) For electors who are registered to vote as of January 1, 2012, and who remain registered electors, the elector shall designate, as part of the written application for a ballot for the 2012 primary elections, the elector's party affiliation or designation as "unaffiliated." The application shall contain checkoff boxes for "unaffiliated" electors by which such electors shall indicate for which party's primary election ballot the "unaffiliated" elector chooses to vote, pursuant to section 34-904A, Idaho Code. Provided however, that no political party's primary election ballot shall be provided to an "unaffiliated" elector for a political party that has not elected to allow "unaffiliated" electors to vote in the party's primary election pursuant to section 34-904A, Idaho Code. If an "unaffiliated" elector does not indicate a choice of political party's primary election ballot, the elector shall receive a nonpartisan ballot. After the 2012 primary election, the county clerk shall record the party affiliation or "unaffiliated" designation so selected on the application for an absentee ballot as part of such an elector's record within the voter registration system as provided for in section 34-437A, Idaho Code.
- (5) After the 2012 primary election, electors who remain registered voters and who did not vote in the 2012 primary elections and who make written application for an absentee ballot shall be designated as "unaffiliated" electors as provided in section 34-404, Idaho Code, and such electors shall be given the appropriate ballot for such "unaffiliated" designation pursuant to the provisions of this act.
- (6) An elector may not change party affiliation or designation as "unaffiliated" on an application for absentee ballot. For primary elections, an elector may change party affiliation or designation as "unaffiliated" as provided for in section 34-411A, Idaho Code.
- (7) The application for an absent elector's ballot shall be signed personally by the applicant. The application for a mail-in absentee ballot

shall be received by the county clerk not later than 5:00 p.m. on the sixth day before the election. An application for in person absentee voting at the absent elector's polling place described in section 34-1006, Idaho Code, shall be received by the county clerk not later than 5:00 p.m. on the Friday before the election. Application for an absentee ballot may be made by using a facsimile machine or other electronic transmission. In the event a registered elector is unable to vote in person at the elector's designated polling place on the day of election because of an emergency situation which rendered the elector physically unable, the elector may nevertheless apply for an absent elector's ballot on the day of election by notifying the county clerk within ninety-six (96) hours prior to the closing of the polls. No person may, however, be entitled to vote under an emergency situation unless the situation claimed rendered the elector physically unable to vote at the elector's designated polling place within ninety-six (96) hours prior to the closing of the polls.

- (8) A person may make application for an absent elector's ballot by use of a properly executed federal post card application as provided for in the laws of the United States known as uniformed and overseas citizens absentee voting act (UOCAVA, 42 U.S.C. 1973 ff, et seq., as amended). The issuing officer shall keep as a part of the records of such officer's office a list of all applications so received and of the manner and time of delivery or mailing to and receipt of returned ballot.
- (9) The county clerk shall, not later than seventy-five (75) days after the date of each general election, submit a report to the secretary of state containing information concerning absentee voters as required by federal law.
- SECTION 5. That Section 34-1703, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-1703. FORM OF PETITION. (1) The recall petition for state officers other than members of the state legislature shall be in substantially the following form:

RECALL PETITION

To the honorable, Secretary of State for the State of Idaho:

We, the undersigned citizens and registered electors of the State of Idaho respectfully demand that ..., holding the office of ..., be recalled by the registered electors of this state for the following reasons, to-wit: (setting out the reasons for recall in not more than 200 words); that a special election therefor be called; that we, each for himself say: I am a registered elector of the State of Idaho; my residence, post office address including city, and the date I signed this petition are correctly written after my name.

Signature Printed Name Residence City or Date Street and Post Office
Number

(2) The recall petition for members of the state legislature shall be in 2 substantially the following form: RECALL PETITION 3 To the honorable, Secretary of State for the State of Idaho: 4 We, the undersigned citizens and registered electors of Legislative 5 District No. ..., respectfully demand that ..., holding the office of 6, be recalled by the registered electors of Legislative District No. 7 for the following reasons, to-wit: 8 (setting out the reasons for recall in not more than 200 words); that a spe-9 cial election therefor be called; that we, each for himself say: I am a reg-10 istered elector of Legislative District No., my residence, post office 11 address including city, and the date I signed this petition are correctly 12 written after my name. 13 Signature 14 City or Printed Name Residence Date Street and 15 Post Office Number 16 (Here follow twenty numbered lines for signatures.) 17 (3) The recall petition for county officers shall be in substantially 18 the following form: 19 RECALL PETITION 20 21 To the honorable, County Clerk for the County of: We, the undersigned citizens and registered electors of the County of 22, respectfully demand that, holding the office of, of the 23 County of, be recalled by the registered electors of the County of 24 for the following reasons, to-wit: 25 (setting out the reasons for recall in not more than 200 words); that a 26 special election therefor be called; that we, each for himself say: I am a 27 registered elector of the County of, my residence, post office address 28 including city, and the date I signed this petition are correctly written 29 30 after my name. Signature 31 City or Printed Name Residence Date 32 Street and Post Office Number 33 (Here follow twenty numbered lines for signatures.) 34 (4) The recall petition for city officers shall be in substantially the 35 following form: 36 RECALL PETITION 37 To the honorable, City Clerk for the City of: 38

We, the undersigned citizens and registered electors of the City of

...., respectfully demand that, holding the office of, of the City

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of, be recalled by the registered electors of the City of for the

following reasons, to-wit:

(setting out the reasons for recall in not more than 200 words); that a
special election therefor be called; that we, each for himself say: I am a
registered elector of the City of ..., my residence, post office address
including city, and the date I signed this petition are correctly written

7 after my name.

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8 Signature Printed Name Residence City or Date

Street and Post Office

10 Number

(Here follow twenty numbered lines for signatures.)

12 (5) The recall petition for special district officers shall be in sub-13 stantially the following form:

14 RECALL PETITION

To the honorable, County Clerk of the County of:

We, the undersigned citizens and registered electors of (here insert the official name of the district), respectfully demand that ..., holding the office of ..., of the (district), be recalled by the registered electors of the (district) for the following reasons, to-wit: (insert the reasons for the recall in two hundred (200) words or less); that a special election therefor be called, that we, each for himself say: I am a registered elector of the (district), my residence, post office address including city, and the date I signed this petition are correctly written after my name.

Signature Printed Name Residence City or Date

25 Street and Post Office

26 Number

27 (Here follow twenty numbered lines for signatures.)

SECTION 6. That Section 34-1704, Idaho Code, be, and the same is hereby amended to read as follows:

34-1704. PRINTING OF PETITION AND SHEETS FOR SIGNATURES -- TIME LIMITS FOR PERFECTING PETITION. (1) Before or at the time of beginning to circulate any petition for the recall of any officer subject to recall, the person or persons, organization or organizations under whose authority the recall petition is to be circulated, shall send or deliver to the secretary of state, county clerk, or city clerk, as the case may be, a copy of a prospective petition duly signed by at least twenty (20) electors eligible to sign such petition. The receiving officer shall immediately examine the petition and specify the form and kind and size of paper on which the petition shall be printed and circulated for further signatures. All petitions and signature sheets for recall shall be printed on a good quality bond or ledger paper of standardized size in substantial conformance within the provisions of sec-

tion 34-1703, Idaho Code. To every sheet of petitioners' signatures shall be attached a full and correct copy of the recall petition.

(2) The secretary of state, county clerk, or city clerk, as the case may be, shall indicate in writing on the prospective recall petition that he has approved it as to form and the date of such approval. Upon approval as to form, the secretary of state, county clerk, or city clerk, shall inform the person or persons, organization or organizations under whose authority the recall petition is to be circulated, in writing, that the petition must be perfected with the required number of certified signatures within seventy-five (75) days following the date of approval as to form. Signatures on the prospective petition shall not be counted toward the required number of certified signatures. Any petition that has does not been perfected with contain the required number of certified signatures within the seventy-five (75) days allowed shall be declared null and void ab initio in its entirety.

SECTION 7. That Section 34-1706, Idaho Code, be, and the same is hereby amended to read as follows:

34-1706. EXAMINATION AND CERTIFICATION OF SIGNATURES. All petitions with attached signature sheets shall be filed on the same day with the secretary of state, county clerk, or city clerk, as the case may be. The secretary of state or the city clerk shall promptly transmit the petitions and attached signature sheets to the county clerk. An examination to verify whether or not the petition signers are qualified electors shall be conducted by the county clerk and a certificate shall be attached to the signature sheets as provided in section 34-1807, Idaho Code. This examination shall not exceed fifteen (15) business days from the date of receipt of the petitions.

SECTION 8. That Section 34-1707, Idaho Code, be, and the same is hereby amended to read as follows:

34-1707. SUFFICIENCY OF PETITION -- NOTIFICATION -- EFFECT OF RESIGNATION -- SPECIAL ELECTION. (1) In the event that a petition filed with the secretary of state is found by the secretary of state to contain the required number of certified signatures, the secretary of state shall promptly, by certified mail, inform provide written notice to the officer being recalled, and the petitioner informing them, that the recall petition is in proper form.

- (a) If the officer being recalled resigns his office within five (5) business days after notice from the secretary of state, his resignation shall be accepted and the resignation shall take effect on the day it is offered, and the vacancy shall be filled as provided by law.
- (b) If the officer being recalled does not resign his office within five (5) business days after notice from the secretary of state, a special election shall be ordered by the secretary of state, unless he is the officer being recalled, in which event the governor shall order such special election. The special election must be held on the date prescribed in section 34-106, Idaho Code. If the officer being recalled is one (1) specified in section 34-1701(1)(a), Idaho Code, the special election shall be conducted statewide. If the officer being recalled is one (1)

specified in section 34-1701(1)(b), Idaho Code, the special election shall be conducted only in the legislative district.

(2) In the event that a petition filed with the county clerk is found by the county clerk to contain the required number of certified signatures, the county clerk shall promptly, by certified mail, inform provide written notice to the officer being recalled, and the petitioner, informing them that the recall petition is in proper form.

- (a) If the officer being recalled resigns his office within five (5) business days after notice from the county clerk, his resignation shall be accepted and the resignation shall take effect on the day it is offered, and the vacancy shall be filled as provided by law.
- (b) If the officer being recalled does not resign his office within five (5) business days after notice from the county clerk, a special election shall be ordered by the county clerk. The special election must be held on the date prescribed in section 34-106, Idaho Code. The special election shall be conducted countywide.
- (3) In the event that a petition filed with the county clerk concerning the recall of an official of a special district is found by the county clerk to contain the required number of certified signatures, the county clerk shall promptly, by certified mail, inform provide written notice to the officer being recalled, and the petitioner, and the governing board and election officials of the special district informing them that the recall petition is in proper form.
 - (a) If the officer being recalled resigns his office within five (5) business days after notice from the county clerk, his resignation shall be accepted and the resignation shall take effect on the day it is offered, and the vacancy shall be filled as provided by law.
 - (b) If the officer being recalled does not resign his office within five (5) business days after notice from the county clerk, a special election shall be ordered by the governing board of the special district. The special election must be held on the date prescribed in section 34-106, Idaho Code. The election shall be conducted by the county clerk in the manner provided in section 34-1401, Idaho Code.
- (4) In the event that a petition filed with a city clerk is found by the city clerk to contain the required number of certified signatures, the city clerk shall promptly, by certified mail, inform provide written notice to the officer being recalled, and the petitioner, informing them that the recall petition is in proper form.
 - (a) If the officer being recalled resigns his office within five (5) business days after notice from the city clerk, his resignation shall be accepted and the resignation shall take effect on the day it is offered, and the vacancy shall be filled as provided by law.
 - (b) If the officer being recalled does not resign his office within five (5) business days after notice from the city clerk, a special election shall be ordered by the city clerk. The special election must be held on the date prescribed in section 34-106, Idaho Code. The election shall be conducted by the county clerk in the manner provided in section 34-1401, Idaho Code, and shall be conducted citywide.
- (5) In the event that a petition is found not to have the required number of signatures, the officer shall continue in office and no new recall peti-

tion may be circulated for a period of ninety (90) days against the same officer.

 SECTION 9. That Section 34-1711, Idaho Code, be, and the same is hereby amended to read as follows:

- 34-1711. CANVASS OF RETURNS. (1) The board of county commissioners shall act as the board of canvassers for all special recall elections involving state and county officers that involve elections held wholly or partly within their county.
 - (a) For all special recall elections involving state officers, the board of county commissioners shall meet within ten (10) days after said election to canvass the votes cast at such election, and shall immediately transmit to the secretary of state an abstract of the votes cast.
 - (b) Within fifteen (15) days following the special recall election held to recall a state officer, the state board of canvassers shall meet and canvass the votes cast at such election, and the secretary of state shall immediately after the completion thereof, proclaim the results.
 - (c) For all special recall elections involving county officers, the board of county commissioners shall meet within ten (10) days after said election to canvass the votes cast at such election, and the county clerk shall immediately after the completion thereof, proclaim the results.
 - (d) For all special recall elections involving city officers, the mayor and council shall meet within six (6) days after said election to canvass the votes cast at such election, and the city clerk shall immediately after the completion thereof, proclaim the results or special district officials, the board of county commissioners shall meet within ten (10) days after said election to canvass the votes cast at such election, and the county clerk shall immediately after the completion thereof, proclaim the results. The county clerk shall certify the results of the recall election to the clerk of the political subdivision for which the election was held.

SECTION 10. That Section 34-1712, Idaho Code, be, and the same is hereby amended to read as follows:

- 34--1712. GENERAL ELECTION LAWS CONTROL. (1) The provisions relating to general elections, including the payment of expenses of conducting the recall election, shall govern special recall elections except where otherwise provided for.
- (2) Whenever a special recall election is ordered, notice must be issued and posted in the same manner as for a general election.
- (3) To recall any officer, a majority of the votes cast at the special recall election must be in favor of such recall, and additionally, the number of votes cast in favor of the recall must equal or exceed the votes cast at the last general election for that officer. If the officer was appointed or was not required to stand for election, then a majority of the votes cast in the recall election shall be the number necessary for recall.

(4) If recalled, an officer shall be recalled as of the time when the results of the special recall election are proclaimed, and a vacancy in the office shall exist.

- (5) If an officer is recalled from his office the vacancy shall be filled in the manner provided by law for filling a vacancy in that office arising from any other cause.
- SECTION 11. That Section 34-1713, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-1713. TIME WITHIN WHICH RECALL MAY BE FILED -- REMOVAL OF SIGNATURES. (1) No petition for a recall shall be circulated against any officer until he has actually held $\frac{1}{2}$ office under the current term for at least ninety (90) days.
- (2) After one (1) special recall election, no further recall petition shall be filed against the same officer during his current term of office, unless the petitioners first pay into the public treasury which has paid such special recall election expenses the whole amount of the expenses for the preceding recall election. The specific reason for recall in one (1) recall petition for which an election has been held cannot be the basis for a second recall petition during that current term of office.
- (3) The signer of any recall petition may remove his own name from the petition by crossing out, obliterating, or otherwise defacing his own signature at any time prior to the time when the petition is filed.
- SECTION 12. That Section 50-501, Idaho Code, be, and the same is hereby amended to read as follows:
- 50-501. INITIATIVE AND REFERENDUM. The city council of each city shall provide by ordinance for direct legislation by the people through the initiative and referendum. Minimum requirements of the ordinance adopted shall be as follows:
- (1) pPetitioners for initiative or referendum shall be equal to twenty percent (20%) of the total number of electors who cast votes at the last general election in the city;
- (2) $p\underline{P}$ etitions for referendum shall be filed not less than sixty (60) days following the final adoption of the ordinance to be subject to referendum;
- (3) $\frac{aA}{a}$ special election for initiative or referendum shall be provided as prescribed in section 34-106, Idaho Code;
- (4) $\pm \underline{R}$ equirements for signature, verification of valid petitions, printing of petition, and time limits, except as expressly modified herein, shall be as nearly as practicable as provided in sections 34-1701 through 34-1705 chapter 18, title 34, Idaho Code. This section does not apply to bond elections.
- SECTION 13. That Section 50-1044, Idaho Code, be, and the same is hereby amended to read as follows:
 - 50-1044. AUTHORITY FOR RESORT CITY RESIDENTS TO APPROVE AND RESORT CITY GOVERNMENTS TO ADOPT, IMPLEMENT, AND COLLECT CERTAIN CITY NONPROP-

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20 21 ERTY TAXES. The voters of any resort city with a population not in excess of ten thousand (10,000) according to the most recent census within the state of Idaho, organized under the general laws of the state, special charter, or a general incorporation act, are hereby given the freedom to authorize their city government to adopt, implement, and collect one (1) or more local-option nonproperty taxes as provided herein. A resort city is a city that derives the major portion of its economic well-being from businesses catering to recreational needs and meeting needs of people traveling to that destination city for an extended period of time. The corporate authorities of any such resort city are hereby given the freedom and authority to adopt, $implement_{\mathcal{T}}$ and collect one (1) or more local-option nonproperty taxes as provided herein, if approved by the required majority of city voters voting in an election as provided herein. No local-option nonproperty tax proposal may be presented to resort city voters for approval or modification for a period of one (1) year eleven (11) months after an election to approve or disapprove such tax. The election may be a special election conducted for the exclusive purpose of approving or disapproving such tax_T or may be conducted as a part of any other special or general city election.

SECTION 14. An emergency existing therefor, which emergency is hereby declared to exist, this act shall be in full force and effect on and after its passage and approval.